KNIGHTS OF THE MACCABEES

BUNDAY RELIGIOUS SERVICES AT PARK CITY, UTAH.

Several Important Legal Cases Heard by Judge Dusenberry at Provo Yesterday - R. P. Jorgensen Granted a Divorce From Johanna M. Jorgensen on the Grounds of Desertion-John McNeill Applies For Admission to the Bar, But is Turned Down.

Park City, March 12.-Professor D. S. L. McCorkle, county superintendent, is today in the Central building for the benefit of teachers who failed to qualify at the regular examination last fall.

Mr. B. Wilkins of Coalville is in the Park representing the insurance department of the Maccabees. There are nine tents, with a total membership of 300 in Utah, at present, and it is the hope and expectation that the number will reach 500 by next July, which

department.

J. J. Plahin of the Patriot went down to Salt Lake this afternoon.

SUNDAY RELIGIOUS SERVICES.

Catholic church.-First mass and sermon at 8 a. ni. second mass and ser-mon, 10 a. m.; Sunday school, 2 p. m.; vespers and benediction of the

most holy sacrament, 7 p. m. St. Luke's Episcopal church.—Sunday school at 10 a. m.; services at 11 a. m.

and 7:20 p. m.

Methodist Episcopal church.—Sunday school at 10 a. m.; preaching, II a. m. and 7:30 p. m. The special meetings, which have near in progress during the past week, will be continued next week. amencing each evening at 7:45 church.-Sunday

school, 19 a. m.; prenching, 11 a. m. and 7.30 p. m.; morning theme, "The Au-thor and Finisher of Our Faith." Y. P. S. C. E., 6:30 p. m. Latter-day Saints.—Quarterly Sunday school review, 2 p. m.; regular services,

7:30 p. m. Salvation Army.—Children's meeting, 5 p. m.; services 7:30 p. m. Christian scientists.—Regular serv-ices at 7 p. m. in Diem building.

THE GARDEN CITY.

Several Important Cases Heard by Judge Dusenberry-Notes. Prove, March 12.—The following cases

ere heard by Judge Dusenberry to-

dasEstate of Nehemiah C. Cook; letters of administration issued upon giving a bond in the sum of \$1.500.

T. J. Patten and J. R. Meneray, two directors of the Iowa & Utah Fruit Growing association, asked that an order be made disincorporating said company; order made that the clerk give profer notice.

A divorce was granted R. P. Jorgen-sen from Johanna M. Jorgensen on the grounds of desertion.

John McNiell was examined for addission to the bar of the Fourth dis-ict court by E. E. Carfman and Ira-Kenward, who discovered that he ad not stored up a sofficient amount f legal knowledge to entitle him to

Rio Grande Western company The Mio Grange Western company has cleared away the triangular piece of fence at the bottom of J street. It is now understood that the company will receive just what by have asked for as to rights of way and land grants, and they can move with safety in accordance therewith.

Parley Carter and William O'Niel

Mr. Grocer, why don't you try money-backing everything you sell-as you money-back Schilling's Best

It's first-rate for honest business.

A Schilling & Company

UINTAH'S DEBT LIMIT

Too Late Now to Bond Old Indebtedness.

OPINION BY ATTORNEY GEN-ERAL BISHOP.

holding a special teachers' examination If Commissioners Did Not Take Advantage of the Law and Bond the Old Indebtedness, But Applied the

will reach 500 by next July, which would entitle Utah to a representative to the biennial congress to be held in Port Huron, Mich.

"Down the Slope" will be at the operations ext Monday evening.
Solon Spiro and J. W. Keatley returned from Salt Lake this morning.
A committee is soliciting funds from business men and citizens to purchase uniforms for the members of the fired pariment.

J. J. Plabiff of the Patriot went down to Salt Lake this afterneon.

MARLIN'S STORY.

Marlin's account of the affair given to Superintendent Flygare is that he brought his car almost to a stop just before reaching Lincoln avenue. He did this because some horses that had been at work moving a house along Lincoln avenue were about to be driven south across the track. There were about \$2,000, but instead of funding several of them in charge of one or two men. He saw that the men decided not to cross the track ahead of the car. The motorman then turned on the current again, but did not go

day of January, 1896?

2 Have the county commissioners any right to give preference to certain claims over others, when both are made charges against the county by

3. When claims against the county made so by operation of law exceed the debt limit, has the board of county ommissioners any right to refuse to flow such claims?

sioners are vested with certain discretionary powers respecting such outstanding indebtedness; that they could either issue bonds therefor or apply the revenues of 1856 to the payment thereof. If, however, they failed to take advantage of the law authorizing the issuance of bonds and paid the outstanding indebtedness from the revenue of 1856, they would now be precluded from issuing bonds for this purpose."

purpose."
As to the second question the at-torney-general says the board may es-tablish such funds as they may deem necessary for the proper transaction of the business of the county, the effect

ciaims or associated there are already with fighting. Both pleaded guilty. They will ecreive their punishment ou Monday. Charles De Moisey will act as attorney for the defendant in the \$100,000 damage case against Don Knight.

QUEEN OF CACHE.

Interesting News From the Northern Metropolis.

Logan, March 12.—Snow is falling nearly every day in Logan. It is a great many years since we have witnersed so many snow storms.

The fourth and last question is more difficult of solution thinks Mr. Bishop corner of Twenty-fifth street and then says: "It may be well to observe that the revenue for any one year must be applied to the debts of the liabilities of any previous year; that is the revenue of 1897 must be applied to discharge the debts and liabilities of that year and cannot be applied upon debts or liabilities of 1896 until all of the debts and liabilities of 1896 until all of the debts and liabilities of 1896 until all of the debts and liabilities of 1896. "Thus the \$5,000 of outstanding war-being and Seaman were given further time and power to act on the liabilities of 1896."

Thus the \$5,000 of outstanding war-beinging of the year 1897 the society to care for the county of the Court.

District Court.

The Cache county deutational institute holds its regular meeting tomorrow at the Brigham Toung college.

The Woman's Christian Temperame unit of 1895, it might be applied upon the limitities of 1896.

The Woman's Christian Temperame unit of 1895, it might be applied upon the limitities of 1896.

The Kindergarten society hold their meeting tomorrow in the east basement of the tubernacie.

The Kindergarten society hold their meeting tomorrow in the east basement of the tubernacie.

The Kindergarten society hold their meeting tomorrow in the east basement of the tubernacie.

The Kindergarten society hold their meeting tomorrow in the east basement of the tubernacie.

The Kindergarten society hold their meeting tomorrow in the east basement of the tubernacie.

The Alace hall in honor of Frank Thatcher, Winslow Farr and Robert Anderson, who expect to start in a large with the static lake county dental at the Palace hall in honor of Frank Thatcher, Winslow Farr and Robert Anderson, who expect to start in a large with the static lake county dental at the Palace hall in honor of Frank Thatcher, Winslow Farr and Robert Anderson, who expect to start in a large with the static proper wit

GDEN BUREAU.

Business and Editorial Office 519 Utah Loan & Trust Building. Telephone 29%.

Ogden, March 13.

A CHILD KILLED.

Crushed Under the Wheels of an Electric Car.

Story of the Accident as Related by Motorman Marlin-Meeting of the County Commissioners-Mr. Evans' Report.

A frightful accident occurred yesterday, by which the little son of John Greiner lost his life, being horribly mangled by a street car. The affair happened about 2:15 in the afternoon, car doing the mischief being the repair car, in charge of Motorman Revenues of 1896 Toward Its Walter Marlin and Lineman F. C. Nais-Payment, There is No Remedy bitt. The repair car was engaged on Now—The Recent Decision of the Supreme Court Applied.

Twenty-fifth street and had to run down to the depot to let the regular car down. The regular car was in charge of Motorman Moody.

MARLIN'S STORY.

this indebtedness by the issuance of bonds, it was paid out of the revenues of the year 1895, with the result that at the end of that year there were warrants against the county outstanding amounting to \$5,000 and also about \$2,000 in claims arising in 1896 awaiting the action of the new board. The atterney asks to be advised:

1. Has the new board of county commissioners the power now to issue county bonds to cover an amount equal to the indebtedness existing on the 4th day of January, 1896?

2. Have the county commissioners any right to give preference to certain claims over others, when both are made charges against the county by operation of law?

gare, it seems, had gone around on the Twenty-second street car and up Twenty-second street car and up Twenty-fifth to see about the prospect of the moving building impeding traf-fic for a time.

When the Twenty-second street car

when the Twenty-second street car allow such elaims?

4. If the fixed charges against the county, such as officer's salaries for the year exceed the debt limit for that year, have the commissioners the right to create any indebtedness by contract or otherwise until such time as there shall be a surplus in the treasury, over and above what is necessary to pay those fixed charges?

Replying to the first question Mr Bishop refers to that section of the county government bill which authorizes the commissioners to bond outstanding indebtedness on Jan. 4, 1896, and says:

"Under these provisions I am of opinion that the board of county commissioners are vested with certain discretionary powers respecting such outstanding indebtedness; that they could saw him first about the time the car struck him.

H. Wadian saw the accident and his story is much the same as Seaton's ex-cept that he did not see the boy until after the car had passed over him.

after the car had passed over him.

W. A. Quick, a Rio Grande employee, said the cars were going so fast that it attracted his attention. He is a friend of the Greiner family and got the names of the witnesses. F. Boy, A. Johnson and L. M. Nicholson also witnessed the accident.

Moody, the motorman on the rear car, said the cars were going at a pretty rate of speed. He, together with other motormen, say the boy was in the habit of playing on the track and would often dart across the track just ahead of them. Quick and others say they think this motorman's attention was attracted to a house that was beof which might be at times that there would be money in one fund and no money in another, and in this way the commissioners might give preference to certain claims over others. All claims, however, payable out of the safety of answering the third question Attorney-General Bishop holds that the commissioners can not allow any to make a form the safety of the safety.

It will be seen that the stories conflict and an inquest will probably be held today, although no definite ary rangements had been made for it last

Hon. David Evans has filed his opin-ion regarding the interest on notes is-

a barrel of beer. They also connect the boys with the Richardson and Will-lams burglaries and perhaps with the Blodgett burglary. Knapp and Kingsberry were arrested last week and ordered to leave town.

Board of Education. The board of education met last night when the finance committee recommended that the country collector be notified to make a settlement with the board for the amount due the latter, so that the board may pay over the \$5.15s due the country. Adopted.

It was decided to pay the judges at the recent election \$2.50 each.

Saversi small bills and claims were

Several small bills and claims were allowed. The election returns were canvassed and found that the official figures previously announced make the majority somewhat too large. The figures are: For bondins, 983; against, 374; total, 1,337; majority, 589.

Local Briefs. The town at present seems to be overrun with mendicants and the jall was full of lodgers last night.

The four Webling sisters have been secured to give one of their entertainments at the Grand Wednesday. A little child of C. H. Barton sus-tained a painful injury yesterday by falling and striking his head on a bot-

In the estate of Emma J. Jones, David Cay yestermay filed letters asking to be appointed guardian of Nicholas cones. The hearing is set for March 23. Joseph Holland and Miss Ellen Pear-son were quietly married last night at the residence of Mr. Holland, 2446 Madison avenue. Miss Pearson was from

A lively scrap occurred between two power dam boys last night on Twenty-third street. The affair started in the Royal Exchange, but was transferred to the street. The fight lasted five Royal Exenange, our was the street. The fight lasted five minutes and a prominent physician was pressed into service as referee. The smaller of the two was the victor.

DON'T LIKE IT.

Sheep Men Who Object to the New Law-The Celebrated Kitchen Divorce Case.

Beaver, Utah, March 12,-There is considerable indignation among the sheep bill compelling the flocks to be BICYCLE PRICES REDUCED. sheep owners over the passage of the kept 12 miles from the head waters, tributaries and springs that flow into the towns and cities throughout the state. The befouling of the tributaries of Beaver river last year was a general complaint by citizens here, and sickness and death is charged to that nui-

Sance.

Official Court Stenographer Cook left today en route for Kanab via Panguitch on a light sleigh with two horses, single file. He is specially employed to report the celebrated Kitchen divorce case, which is to be called and tried there before Judge McCarty on the 15th. Kitchen is one of the wealthiest cattle kings in Garfield and Kane canties, and intends to resist the complaint and alimony asked for with the services of D. D. Houtz of Provo, his attorney. attorney.

Western Weather.

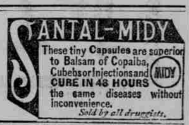
Washington, March 12,-For Colorado: Light snow; northerly winds. Wyoming: Light snow; not so cold; Montana: Generally fair; slowly ris-ing temperature; variable winds.

Treatment will produce a clean, healthy scalp with inxuriant, instrous hair, when all else fails. Sold throughout the world. Porrus Dano and Curr. Cour., Sole Props. Roston.

23" Box to produce Luxuriant Hair," mailed free.

SKINS ON FIRE with Ecosma instantly relieved





GRAND PACIFIC HOTEL

Opposite Union Pacific Denot.
Salt Lake City. Utah.
Remodeled and Refurnished.
Rates E per day. Special rates for families and theatrical companies.

Trade Mark.

H. M. ABBOTT, Manager.

Roessler & Hasslacher Chemical Co CYANIDE PEROXIDE OF SODIUM عالم CHEMISTS

And all other Mining Chemicals.

NEW YORK.

ESTABLISHED 1873. P. O. Box 977.

A Wonderful Medicine

For Billous and Nervous disorders, such as Wird and Pala in the Stomach, Sick Headache, Giddiness, Fuliness and Swelling after meals, Dimi-ness and Drowsiness, Cold Chills, Flushings of Heat, Loss of Appetits, Shortness of Breath, Cos-tiveness, Biotches on the Skin, Disturbed Sleep, Frightful Dreams, and all Nervous and Tremb-ling Sensations, &c., when these symptoms are THE FIRST DOSE WILL GIVE RELIEF IN TWENTY MINUTES. This is no fiction. Every sufferer is carnestly invited to try one Box of these Pills and they will be acknowledged to be

A WONDERFUL MEDICINE.

BEECHAM'S PILLS, taken as directed will quickly restore Females to complete health.
They promptly remove obstructions or irregularities of the system. For a

Weak Stomach. Impaired Digestion Disordered Liver

ders upon the Vital Organs; strengthening the muscular system, restoring the long-lost com-plexion, bringing back the keen edge of appetitle, and arousing with the Rosebud of Health the whole physical energy of the human frame. These are facts admitted by thousands, in all classes of society, and one of the best guarantees to the Nervous and Debili-tated is that Beecham's Pills have the Largest Sale of any Patent Medicine in the World.

WITHOUT A RIVAL.

Annual Sales more than 6,000,000 Boxes 25c. at Drug Stores, or will be sent by U.S. Agents. B. F. ALLEN CO., 365 Canal St., New York, post paid, upon receipt of price. Book

1897

"The 18-Year-Old Bicycle."

People expected a reduction in prices of highest grade bicycles and the Gornully and Jeffery Mfg. Co. (Rambler people), as leaders, were expected to first au-nounce it.

NEW PRICE FOR 1807 Rambler Singles 80 00 Rambler Tandems

They are enabled, through advanced methods of manufacture and handling to reduce prices and still furnish better wheels than ever before.

Send in your names for Rambler catalogue; ready goor.

Buy a Kodak and celebrate the holl-days in a proper manner. Nothing like it; Sporting goods catalogue free. Browning Bros.

155 Main street, Salt Lake City, Utah. 1661 Washington Avenue, Ogden, Utah.

NOTICE—TO APPLICANTS FOR Positions on the Salt Lake City police and fire departments. In accordance with section 16 of an act governing the aforesaid departments, you are hereby notified that a public examination of all applicants for positions in said departments will be held at the office of the board, old city hall, on Saturday, the 12th day of March, 187, at 1 o'clock p. m. Application blanks can be procured at the offices of the respective chiefs of the departments. By order of the board of police and fire commissioners. GEORGE F. FELT, Secretary, March 2, 1897.

UTAH SUGAR COMPANY.

STOCKHOLDERS' MEETING — THE unual meeting of the stockholders of the tan Sugar Co. will be held at the office of the company. 9 Main street, in Salt ake City, Utah, on Thessiay, April 6, 87, at 5 o clock p.m. The purpose of the meeting is the election of a board of dimeeting is the electrical of a oward of di-rectors to serve for the ensuing year and the transaction of such other business as may legally come before it. HORACE G. WHITNEY,

Salt Lake City, Utah, March II, 1897.

ANNUAL AND SPECIAL STOCK-HOLDERS' MEETING.

HOLDERS' MEETING.

NOTICE IS HEREBY GIVEN THAT the annual meeting of the stockholders of the Corinne Mill, Canal & Stock company, a corporation of Utah, for the purpose of electing directors and officers for the ensuing year and for the transaction of such other business as may be proper, will be held at the general office of the company at Corinne, Utah, on Monday, the 25th day of March, 1857, at 2 o clock p. m. of that day. Said meeting was not held at the time provided in the articles of incorporation, and the board of directors and six stockholders have called and requested the call of the meeting for the above specified time and place. And notice is further given that at the same time and place there will be a special meeting of the stockholders of satt corporation for the purpose of considering and. If thought proper, authorizing, empowering and directing the board of directors and proper officers of the corporation, in the name and for and in behalf and as the act and deed of the corporation, and upon and under such terms and conditions as may be thought proper by the stockholders or by said board or officers. To

First—Divide and separate the lands of the corporation, and convey such parts and portions of same as may seem proper to said board or officers, free of encumbrance or otherwise, unto the Bear River Irrigation & Ogden Water Works company, a corporation, or its nominees, in fee simple. Oregon Short Line & Utah Northern Railway Company.—Stockholders'

Meeting

Irrigation & Oxden Water Works company, a corporation, or Ls nominees, in fee simple.

Second-Mortgage all lands retained or owned or acculred by this company and all waters and water rights and privileges retained, owned or acquired by the company, or make any written agreements or instruments by way of mortgage thereof, or as additional security for debts now or hereafter owing by this corporation to any person or persons whomsoever, whether such debts are now evidenced by notes, mortgages or writings, or not.

Third-Dividing among and conveying to the stockholders of this corporation in segregated and divided parcels, portions of or all the lands retained and held by this company upon and after such conveyance to said Bear River Irrigation & Ogden Water Works company or its, nominees, subject or not subject, prorata, to any and all liens thereupon; the division to be made on a listing of the lands to be made on a listing of the lands to be made on a listing of the lands to be made by or under the direction of the board.

J. K. FOWLER,

Secretary,
Dated Merch 12, 1887.

Dated Morch 12, 1897.

HUGH ANDERSON,

FIRE, LIFE AND ACCIDENT

INSURANCE.

Editor Morrison of Worthington, Ind., "Sun, writes: "You have a valuable prescription in Electric Bitters, and I can cheerfully recommend it for constipation and sick headache, and as a general system tonic it has no equal." Mrs. Annie Stehel, 2525 Coopting Grove avenue, Chicago, was all run down, could not eat nor digest food, had a backnehe which never it food, had a backnehe which never it food, had a backnehe which never it bottless of Electric Botters restored her therefore, it is advisable 10 have this prompt and sure remedy atheotics of Electric Botters restored her therefore, it is advisable 10 have this prompt and sure remedy atheotics of Electric Botters restored her the remedy at and remewed her strength. Prices 50 cents and \$1.00. Get a bottle at Z.

M. I. drug dept.

Tion to the fact that the decision of the supreme court sustains the position of the supreme c

MADE ME A MAN

guarantes to effect a cure 50 CTS in refund the monay. Price 50 CTS in six pages (full treatments for 60 for mail, in plain wrager, upon receipt of price. Circular free. AJAX REMEDY CO., 10 Persher St. For sale in Salt Lake City, Utah, by Druchl & Franken, F. J. Hill & Co. and Z. C. M. I. Drug Company.

A Handsome Complexion

NOTICE OF SALE UNDER TRUST DEED

NOTICE OF SALE UNDER TRUST Deed.—Notice is hereby given by the undersigned, Elias A. Smith, as trustee, named in a certain deed of trust, wherein Joseph Crosby and Emily M. Crosby, of Sait Lake City, Utah, are first parties, and said Elias A. Smith of the same place is second party, and Zion's Benefit Building Society, a corporation, is third party and beneficiary, dated November 19, 1892, and recorded in the records of the county recorder of Sait Lake county, in book 2J of mortgages, pages 286 to 28, reference to which is hereby made, and the same is made a part hereof. And by said deed said first parties conveved to said Elias A. Smith, trustee, the personal and real property hereinafter described. In trust, to secure payment of a certain promissory note of agreement for afficen hundred dollars, of even date with said trust deed and referred to therein, and to secure agreements contained in said deed to be personal of a certain promissory note of agreements contained in said deed to be personal to said Elias A. Smith, trust deed and referred to therein, and to secure agreements contained in said deed to be personal to said first parties, to-wit The payment of said \$1,500,00 with interest as provided in said note or agreement, said \$1,500,00 to become due upon default in any of the conditions of said trust deed, and also the monthly dues on fifteen shares of the ninth series of the capital stock of the said Zion's Benefit Building Society, as provided for under the bylaws of said society, and also to pay the fines on said stock that might accure as provided in said trust deed. All of which obligations said first parties agreed by said trust deed to pay, and to secure other obligations contained in said trust deed. The property so conveyed in trust is described as follows, to-wit: Fifteen shares of the ninth series of the capital stock of the institute of the inthest said. trust deed, all of which obligations said first parties agreed by said trust deed to pay, and to secure other obligations contained in said trust deed. The property so conveyed in trust is described as follows, to-wit: Fifteen shares of the ninth series of the capital stock of Zion's Benefit Building Society, which stock stands in the name of said Joseph Crosby, and the following described real estate, to-wit: Commencing at the southwest corner of lot three in block one hundred and eight, plat "D," Sait Lake City survey, running thence north two and one-half rods, thenca east ten rods, thence south two and a half rods of the interest thereof, and it is further provided in said trust deed that in case default be made in the payment of said note or agreement or any part thereof, or of the interest thereon, or the sail fines or duce on said stock, or any part thereof, as the same become due and payable, or of the taxes assessed on said real property, or in case of the breach of any other covenant contained in said trust deed, the said party of the second part may proceed to sell the said above described property or any part thereof at public vendue to the highest bidder for cush, telither of the partless hereto being at liberty to become purchaser at said sale) at the front door of any building then used as the county court house in Sait Lake City, first giving twenty days public notice of the time, terms and place of sale, by advertisement in some newspaper printed in the English language and published in Sait Lake City, Utah, and unon said sale, execute and deliver a deed or deeds in fee simple of the property sold, to the purchaser or purchasers thereof, a recital wherein of the request of the holder of said note or agreement, the said rest property for the years light and to the purchase of said property in accordance with said irrust deed. No

the 2rd day of March, 187, at the hour of 12 o clock, noon, of said day, sell the above described personal and real property, and all right, title, benefit and equity of redemption of said Joseph Crosby and Emily M. Crosby, his wife, their heirs and assigns, of, in and to said property, both real and personal, for the highest and best price the same will bring in cash, at the west front door of the county court house in Sait Lake City, situated on State street between Fourth and Fifth South streets. Sait Lake City, state of Utah, for the purpose of paying said indebtedness, and all costs and expenses of executing said trust.

ELIAS A. SMITH, Trustee.

O. W. Moyle, Attorney for Trustee.

E. N. Morris. 22 500 If 30
E. N. Morris. 23 500 If 30
E. N. Morris. 24 500 If 30
E. N. Morris. 25 500 If 30
E. N. Morris. 25 500 If 30
E. N. Morris. 27 500 If 30
E. N. Morris. 27 500 If 30
E. N. Morris. 28 500 If 30
E. N. Morris. 28 500 If 30
E. N. Morris. 29 400 If 60
I. M. Thomas. 30 500 If 30
E. N. Morris. 22 20,000 700 00
W. A. Wilson. 22 20,000 700 00
W. A. Wilson. 25 20,000 700 00
W. A. Wilson. 26 20,000 700 00
W. A. Wilson. 27 20,000 700 00
W. A. Wilson. 39 30,000 700 00
And in accordance with law and an order of the board of directors, made on January 30th, 1357, so many shares of each parcel of stock as may be necessary will be sold at the office of the treasurer W. A. Wilson, room 14, Board of Trade huilding. No. 12 West Second South street. Salt Lake City, Utah, on the Mth day of March, 1857, at 12 o'clock, noon, of sald day to pay delinquent assessment thereon, together with the cost of advertising and expenses of the sale.

CHARLES MADER,
See'y of the Idaho Gold Mining Company, Salt Lake City, Utah, March 5, 1857.

ASSESSMENT NOTICE.

NOTICE IS HEREBY GIVEN THAT the annual meeting of the stockholders of the Oregon Short Line & Utah Northern Railway company, for the election of nine directors, and for the transaction of such other business as may lexally come before the meeting, will be held at room 41. Hooper building, Salt Lake City, Utah, on Wednesday, the 17th day of March, 1837, at 18 o'clock a m. The stock transfer books will close at the close of business Saturday, February 27, 1857, and reopen on the day following the annual meeting or any adjournment thereof.

ALEX MULLAR, Secretary.

Boston, February 18, 187. THE UNDINE MINING COMPANY, principal place of business Provo, Utah, Notice is hereby given that at a mesting of the board of directors of the Undine Mining company, held on Monday, March 1, 1804, an assessment of one-half (b) cent per share was levied upon the capital stock of the corporation, payable to C. R. Aley, secretary, at his office in Provo, Utah, on or before the 20th day of March, 187.

Utah, on or better the state of IN THE DISTRICT COURT, PROBATE division. Third Judicial District, in and for Salt Lake County. State of Utah. In the matter of the estate of Edward Laker, deceased. Notice. Pursuant to an order of said court, in said matter, notice is hereby given that Saturday, the 20th day of March, A. D. 1897, at \$2.20 o'clock a.m., at the county court house in Sait Lake City. Utah, in the court room of said court, has been appointed the time and place for the hearing of a petition of Maria Laker, praying for the admission to probate of a certain document therewith presented, purporting to be the last will and testament of Edward Laker, deceased, when and where all persons interested may appear and oppose the probate of said will, or the granting of letters testamentary to her, as prayed for in said petition.

In witness whereof, I have hereunto set my hand and affixed the seal of said court this 8th day of March, (Seal.) A. D. 1897.

D. C. DUNBAR. March 5, 1897.

STOCKHOLDERS' MEETING.

By GEQ. E. BLAIR. Clerk. Deputy Clerk.

BILL MINING COMPANY. NOTICE-THERE ARE DELINQUENT

DELINQUENT NOTICE - LUCKY

of Utah, on the 28th day of amount 12 o'clock, noon. Terms cash.

Duted at Salt Lake City this 5th day of March, A. D. 1887.

THOMAS P. LEWIS.

Sheriff Salt Lake County, Ttah.

By BOMAN CANNON.

Deputy Sheriff.

Stephens & Smith, Attorneys for Plaintiff.

SHERIFF'S SALE.

BY VIRTUE OF AN ORDER OF SALE

NOTICE TO CREDITORS.

ESTATE OF WALTER MURPHY, DE-eased. Notice is hereby given by the undersigned. Emma B. P. Murphy, ex-cutrix of the estate of Walter Mgrphy, ceased, to exhibit them with the necessary vouchers within ten menths after the first publication of this notice to the said executrix at her residence, 438 South Seventh East atreet, or at the law office of E. B. Critchlow, Said Lake City, in the county of Sait Lake, Utah,

EMMA B. P. MURPHY, Executrix of the estate of Walter Murphy decreased.

phy, deceased. Dated Feb. 18, 1897.

STOCKHOLDERS' MEETING. STOCKHOLDERS' ANNUAL MEETing. Fairview Mining Company, a corporation of Utah.—Notice is hereby given
that whereas the annual meeting of the
stockholders of the Fairview Mining
company, a corporation of Utah, was not
held at the time provided in the articles
of incorporation, and over three months
have elapsed since said time and the directors have not appointed a time for
the holding of said meeting, and six
stockholders of said company have called
said meeting to be held at the time and
place herelastier mentioned; and, whereas, the secretary has failed to give notice
of said meeting. Now, in pursuance of
the articles of incorporation, the undersigned president of said company hereby
gives notice that the annual stockholders' meeting of said company is
called to be held and will be held at the
office of said company, to-wit, the office
of the Ontario Silver Mining company,
second floor of the Masonic block, comer
West Temple and Second South streets,
Sait Lake City, Sait Lake county, Utah,
on Saturday, April 16th, 1857, at 5 o'clock
p. m. of that day, for the purpose of
electing officers and directors for the ensuing year and for the transaction of all
business that may properly come before
the mesting. C. W. BENNETT.

President Fairview Mining Company.
Dated March 5th, 1857.

DELINQUENT NOTICE.

IDAHO GOLD MINING COMPANY,—
Location of principal place of business,
Sait Lake City, Utah. Location of mine,
Mount Pisgah Mining district. Bingham
county, Idaho. Notice.—There are delinquent upon the following described
stock on account of assessment No. 12,
levied on the 30th day of January, 1897,
the several amounts set opposite the
names of the respective shareholders, as
follows:

Certif. No.

THE PARTNERSHIP HERETOFORE existing between Delancey Wilson and Thomas Busby under the firm name of Wilson & Busby, is this day dissolved, Mr. Busby retiring. All liabilities are assumed by the undersigned, and all accounts owing the firm of Wilson & Busby will be paid to him.

DELANCEY WILSON.

Dated February 27, 1897.

NOTICE OF DISSOLUTION. THE PARTNERSHIP HERETOFORE

NOTICE IS HEREBY GIVEN THAT the annual meeting of the stockholders of the West Cable Mining & Muling company will be held at 2 p. m. Tuesday, April 6, 187, at the office of the company, No. 315 Progress block. Salt Lake City. Utah, for the election of a board of directors and officers for said company for the ensuing year, and for the transaction of such other husiness as may legally come before said meeting.

A. B. SAWYER, President.

A. E. CLARKE, Socretary,
Dated at Salt Lake City, this 4th day of March, 1897.

NOTICE IS HEREBY GIVEN THAT the annual meeting of the stockholders of the Wasatch Asphaltum company will be held at the office of the company to Culmer block, Sait Lake City, Utah, on April 14, 1867, at 3 p. m., for the election of officers and the transaction of other business.

H. L. A. CULMER, Secretary,

NOTICE IS HEREBY GIVEN THAT the adjourned annual meeting of the stockholeds of the Sait Lake Gilsonite company will be held at the office of the company, 4 Colmer block Sait Lake City, Utah, on April 14 1897, at 1 p, m, for the election of officers and the transaction of other business. H. L. A. CULMER.

Sait Lake City, March 12, 1897.

Salt Lake City, March 12, 1897.